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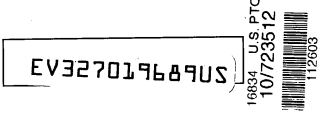
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Attorney's Docket: QNT-101-A
MAIL STOP PATENT APPLICATION
Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450



Sir:

Enclosed please find an application for U.S. Patent as identified below.

Inventors:

William Keely and Randall H. Keely

Invention:

DUAL COIL PROBE FOR DETECTING GEOMETRIC

DIFFERENCES WHILE STATIONARY WITH RESPECT TO THREADED APERTURES AND FASTENERS OR STUDS

and including: Postcard; Application including Specification and claim(s); <u>3</u> sheets of drawings; and a Nonpublication Request;

Filing Fee:

\$385.00

Excess Claim Fee:

205.00

Total:

\$590.00

Please charge any deficiency or credit any excess in the enclosed fees to Deposit Account No. 25-0115.

[X] Applicant(s), and the Assignee (if applicable), hereby assert a claim to small entity

status under 37 CFR 1.9 et. seq.

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PTO/88/35 (05-03)

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NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)	Pirst Named Inventor Title	Keely, William  DUAL COIL PROBE FOR DETECTING GEOMETRIC DIFFERENCES WHILE STATIONARY WITH RESPECT TO THREADED APERTURES AND FASTENERS OR STUDS
	Atty Docket Number	QNT-101-A

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a muliflateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

768 2777 2156

Telephone number

WILLIAM B. KEELY

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclused in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

This collection of information is required by 37 CFR 1.213(a). The information is required to obtain or rets in a benefit by th; problet which is to file (and by the USFTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 122 and 37 CRP 1. 14. This or flection is estimated to take 6 minutes to complete, including gathering, preparing and submitting the completed application form to the USFTO. Time will vary depend by upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be rout to the this furthernation Offices, U.S. Patent and Trademark Office, U.S. Department of commerce, PO Bux 1450, Alexandria, VA 2333-1458. DO NOT SEND COMPLETED FORMS CR. FEES TO THIS ADDRESS. Send to: